UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA)	
)	
v.)	No. 24-mj-2295
)	•
)	
DAVID AARON BLOYED	í	

UNITED STATES' MOTION FOR DETENTION HEARING AND FOR DETENTION OF THE DEFENDANT

Comes Now the United States of America by Henry C. Leventis, United States Attorney, and Joshua A. Kurtzman and Nani M. Gilkerson, Assistant United States Attorneys, and moves this Court for a detention hearing and for detention of the Defendant in this matter. Federal law holds that "the judicial officer shall hold a hearing to determine whether any conditions or combination of conditions...will reasonably assure...the safety of any other person and the community – upon motion of the attorney for the Government or upon the judicial officer's own motion in a case, that involves . . . any felony . . . that involves a crime of violence." 18 U.S.C. § 3142(f)(1)(A). The statement in support of the Criminal Complaint in this case describes that the Defendant committed a violation of 18 U.S.C. § 875(c), which is a crime of violence for the purposes of the Bail Reform Act. As articulated in a recent Order, Magistrate Judge Newbern articulated that "[c]ommunicating a threat in violation of 18 U.S.C. § 875(c) constitutes a 'crime of violence' for purposes of the Bail Reform Act." *United States v. Cooper*, No. 3:19-MJ-04254-1, 2019 WL 4259454, at *3 (M.D. Tenn. Sept. 9, 2019) (citing *United States v. Choudhry*, 941 F. Supp. 2d 347, 351 (E.D.N.Y. 2013)).

The underlying framework of Judge Newbern's decision is based upon the definition of a crime of violence in 18 U.S.C. § 3142, which is provided by 18 U.S.C § 3156(a)(4). Title 18 U.S.C.

§ 3156(a)(4) defines the term "crime of violence" as "(A) an offense that has [as] an element of

the offense the use, attempted use, or threatened use of physical force against the person or

property of another; (B) any other offense that is a felony and that, by its nature, involves a

substantial risk that physical force against the person or property of another may be used in the

course of committing the offense." *United States v. Gotti*, 219 F. Supp. 2d 296, 297–98 (E.D.N.Y.);

see also 18 U.S.C. § 3156(a)(4).

The Statement in support of the Criminal Complaint in this case details a threat from the

defendant to lynch the elected district of attorney of Nashville. The Defendant has threatened to

kill the district attorney in this case but has also threatened to lynch a law enforcement officer in

Texas in a currently uncharged case. These threats, just like the threat previously analyzed by

Judge Newbern, constitute a crime of violence under the Bail Reform Act, thus entitling the United

States to a detention hearing.

The United States respectfully requests a continuance of three business days in order to

adequately prepare for the hearing in this matter.

Respectfully submitted,

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/s/ Nani Gilkerson

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CERTIFICATE OF SERVICE

I hereby	certify that a true	and correct copy	y of the foreg	going was file	ed electronically	via
CM/ECF on Se	ptember 25, 2024.					

/s/ Nani Gilkerson NANI M. GILKERSON